means of contacting the employees it was seeking to organize, before permitting the NFFE organizer access to its premises, including common areas. According to the RD, the Activity permitted the NFFE organizer improper access when the only limit it placed on him was to solicit signatures of employees in work areas on their nonduty time.

The RD concluded that, under the totality of the circumstances, the Activity had unlawfully assisted NFFE, because it controlled the premises, it failed to verify whether NFFE had alternative means of contact, and it permitted NFFE access to the premises. The RD concluded that, because the unlawful assistance interfered with the employees' rights under section 7102 of the Statute, any cards signed during the period of the Activity's unlawful assistance were tainted. Therefore, the RD dismissed the petition.

## 3. The Application for Review

As applicable here, NFFE contends that its non-employee organizer had a right to be on the Activity's premises because NFFE represents employees at that Activity and because NFFE did not do anything illegal in its solicitation of the showing of interest. NFFE contends that the signatures on its showing of interest petition were validly obtained by bargaining unit employees. NFFE asserts that its organizer merely gathered the petition sheets from the employees who had obtained the signatures. NFFE also asserts that there was no showing that any of the signatures was improperly obtained.

NAGE asserts that the facts support the conclusion that the Activity unlawfully assisted NFFE in obtaining signatures

Addressing NFFE's contentions, the Authority concluded that NFFE did not establish that the RD committed prejudicial procedural error in holding a hearing or that the RD disregarded Authority Regulations, and denied NFFE's application in these and other respects. NFFE did not raise and the Authority did not reach the question of whether the RD properly applied the standards set forth in *Social Security*.

Finding that there is an absence of precedent, the Authority granted the application for review on the issue of what standard should apply to evaluate whether the type of improper conduct alleged in this case warrants dismissal of an otherwise valid election petition.

# 4. Question on Which Briefs Are Solicited

The Authority has directed the parties in the case to file briefs addressing the

following question: What standard should be used to determine whether an activity's improper conduct should lead to the dismissal of an election petition on the basis that the accompanying showing of interest was tainted?

As this matter is likely to be of concern to agencies, labor organizations, and other interested persons, the Authority finds it appropriate to provide for the filing of amicus briefs addressing these issues.

(Authority: 5 U.S.C. 7105(a)(2) (B) and (I)). For the authority.

#### Peter J. Constantine.

Director, Case Control Office, Federal Labor Relations Authority.

[FR Doc. 98–30868 Filed 11–17–98; 8:45 am] BILLING CODE 6727–01–P

#### FEDERAL RESERVE SYSTEM

## Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than December 2. 1998.

## A. Federal Reserve Bank of Atlanta (Lois Berthaume, Vice President) 104 Marietta Street, NW, Atlanta, Georgia 30303-2713:

- 1. Philip Bachman & Martha Bachman, both of Greeneville, Tennessee; to retain voting shares of Greene County Bancshares, Inc., Greeneville, Tennessee, and thereby indirectly retain voting shares of Greene County Bank, Greeneville, Tennessee.
- 2. James G. Tanner, III, Baton Rouge, Louisiana; to acquire voting shares of First National Bancshares of Eunice, Inc., Eunice, Louisiana, and thereby indirectly acquire voting shares of First Bank, Eunice, Louisiana.

Board of Governors of the Federal Reserve System, November 12, 1998.

#### Robert deV. Frierson,

Associate Secretary of the Board.
[FR Doc. 98–30774 Filed 11–17–98; 8:45 am]
BILLING CODE 6210–01–F

### FEDERAL RESERVE SYSTEM

# Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than December 11, 1998.

**A. Federal Reserve Bank of Boston** (Richard Walker, Community Affairs Officer) 600 Atlantic Avenue, Boston, Massachusetts 02106-2204:

1. Marlborough Bancorp,
Marlborough, Massachusetts; to become
a bank holding company by acquiring
100 percent of the voting shares of
Marlborough Co-Operative Bank,
Marlborough, Massachusetts.

B. Federal Reserve Bank of Philadelphia, (Michael E. Collins, Senior Vice President) 100 North 6th Street, Philadelphia, Pennsylvania 19105-1521:

1. Commerce Bancorp, Inc., Cherry Hill, New Jersey; to acquire 100 percent of the voting shares of Prestige Financial Corp., Flemington, New Jersey, and Prestige State Bank, Flemington, New Jersey.

C. Federal Reserve Bank of Richmond (A. Linwood Gill III, Assistant Vice President) 701 East Byrd Street, Richmond, Virginia 23261-4528:

1. First Union Corporation, Charlotte, North Carolina; to acquire additional nonvoting common stock of United Bancshares, Inc., Philadelphia, Pennsylvania, and thereby increase its investment in United Bank of Philadelphia.

**D. Federal Reserve Bank of Chicago** (Philip Jackson, Applications Officer) 230 South LaSalle Street, Chicago, Illinois 60690-1413:

1. Peotone Bancorp, Inc., Peotone, Illinois, and its subsidiary, Southwest Bancorp, Inc., Worth, Illinois; to retain direct and indirect ownership of 7.98 percent of the voting shares of Bank of the San Juans, Durango, Colorado.

Board of Governors of the Federal Reserve System, November 12, 1998.

#### Robert deV. Frierson.

Associate Secretary of the Board.
[FR Doc. 98–30776 Filed 11–17–98; 8:45 am]
BILLING CODE 6210–01–F

#### FEDERAL RESERVE SYSTEM

## Notice of Proposals to Engage in Permissible Nonbanking Activities or to Acquire Companies that are Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y, (12 CFR Part 225) to engage de novo, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 4 of the BHC Act.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than December 2, 1998.

**A. Federal Reserve Bank of Boston** (Richard Walker, Community Affairs Officer) 600 Atlantic Avenue, Boston, Massachusetts 02106-2204:

1. Fleet Financial Group, Inc., Boston, Massachusetts; to acquire Merrill Lynch Specialists, Inc., New York, New York, and thereby engage in dealing to a limited extent in all types of ineligible securities; and in providing securities brokerage services, pursuant to § 225.28(b)(7)(i) of Regulation Y, and incidental activities (including related securities credit activities and custodial services as well as acting as a "conduit" or "intermediary" in securities borrowing and lending) See Fleet Financial Group, Inc., 84 Fed. Res. Bull. 227 (1998).

Board of Governors of the Federal Reserve System, November 12, 1998.

#### Robert deV. Frierson.

Associate Secretary of the Board.
[FR Doc. 98–30775 Filed 11–17–98; 8:45 am]
BILLING CODE 6210–01–F

### GENERAL ACCOUNTING OFFICE

## Federal Accounting Standards Advisory Board

**AGENCY:** General Accounting Office. **ACTION:** Notice of Meeting on December 3 and 4.

**SUMMARY:** Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), as amended, notice is hereby given that the Federal Accounting Standards Advisory Board will hold a two-day meeting on Thursday, December 3 and Friday, December 4, 1998 in room 7C13, the Comptroller General's Briefing Room, of the General Accounting Office building, 441 G St., NW., Washington, DC.

The purposes of the meeting are to:
(A) discuss the following issues: (1)
Direct Loans and Loan Guarantees, (2)
Social Insurance, and (3) Grant
Accounting; and (B) hold a roundtable discussion on Accounting for National Property, Plant, and Equipment.

Any interested person may attend the meeting as an observer. Board discussions and reviews are open to the public.

FOR FURTHER INFORMATION, CONTACT:

Wendy Comes, Executive Director, 441 G St., NW., Room 3B18, Washington, DC 20548, or call (202) 512–7350.

**Authority:** Federal Advisory Committee Act. Pub. L. 92–463, sec. 10(a)(2), 86 Stat. 770, 774 (1972) (current version at 5 U.S.C. app. section 10(a)(2) (1988); 41 CFR 101–6.1015 (1990).

Dated: November 13, 1998.

### Wendy M. Comes,

Executive Director.

[FR Doc. 98–30869 Filed 11–17–98; 8:45 am] BILLING CODE 1610–01–M

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Administration for Children and Families

## Submission for OMB Review; Comment Request

Title: Financial Institution Data Match.

OMB No.: New.

Description: Section 372 of Pub. L. 104-193, requires State to establish procedures under which the State child support enforcement (IV-D) agency shall enter into agreements with financial institutions doing business in the State for the purpose of securing information leading to the enforcement of child support orders. States will develop and operate, a data match system in which each financial institution will provide quarterly the name, record address, social security number or taxpayer identification number, and other identifying information for each noncustodial parent who maintains an account at such institution and who owes past-due support. H.R. 3130, the "Child Support Performance and Incentive Act of 1998", section 506 amends section 452 and 466(a)(17)(A)(i) of the PRWORA of 1996 to permit the Secretary of Health and Human Services, through the Federal Parent Locator Service (FPLS), to aid State CSE agencies in coordinating data matches with multistate financial institutions.

Respondents: State, Local or Tribal Government.